

असाधारण

EXTRAORDINARY

भाग ^I—सण्ड_, ¹ PART I—Section I

माधिकार से प्रकाशित PUBLISHED BY AUTHORITY

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नई विल्ली, सोमवार, ग्रगस्त 30, 1965/भाष्ट्र 8, 1887

No. 114]

NEW DELHI, MONDAY, AUGUST 30, 1965/BHADRA 8, 1887

इस भाग में भिन्न पृष्ठ संख्या दी जाती हैं जिससे कि पह अलग संकलम के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF COMMERCE

PUBLIC NOTICES

IMPORT TRADE CONTROL.

New Delhi, the 30th August 1965

Subject.—Imports of machinery, components thereof, equipment, other commodities and raw materials from the U.S.A. under AID Non-Project Loan.

No. 76-ITC(PN)/65.—Attention of importers is invited to Public Notice No. 27-ITC(PN)/65, dated the 14th April, 1965, as amended by Public Notice No. 49-ITC(PN)/65, dated the 16th July, 1965 and to Public Notice No. 52-ITC(PN)/65, dated the 20th July, 1965, setting out the conditions applicable to import licence issued from 1st April, 1965, onwards against U.S. AID Non-Project Loans.

2. The following further amendments to the aforesaid Public Notice No. 27-ITC(PN)/65, dated 14th April, 1965, are notified:—

In the Annexure IV (Source Rulings):-

after the existing item 11, insert fresh items 12 to 17 as in the enclosure to this Public Notice.

ENCLOSURE TO PUBLIC NOTICE NO. 76-ITC-PN/65 DATED 30-8-1965.

Amendments to Annexure IV to Public Notice No. 27-ITC(PN)/65 dated the 14th April, 1965 regarding Source Rulings.

SI. No.

Item

Source Ruling

of Vat Dyc.

Anthrosol Blue IBC (Commodity Code 393)—Component for A. I. D. financing provided the total cost of the raw material, 2 Acetyl Amino, 3 Chloro Anthraquinone imported from countries eligible under Geographic Code 899 delivered to point of production does not exceed 33 per cent of the lowest price (excluding the cost of ocean transportation and marine insurance) at which the supplier makes the product available for export sale.

> This is an industry ruling for which individual application need not be made.

13. Natural Cryolite (Commodity Code 640).

AID has ruled that processed natural cryolite is eligible for A. I. D. financing provided the total cost of the raw material imported from countries eligible under A. I. D. Geographic Code 899, used in processing the product does not exceed 25 percent of the lowest price (excluding the cost of ocean transportation and marine insurance) at which the supplier makes the product available for export sale.

This is an industry ruling for which individual application need not be made.

Silver Nitrate (Commodity 14. Code 390).

AID has ruled that any silver metal obtained from the U.S. Treasury Department and used in the production of Silver Nitrate by United States producers is exempted from 10 per cent foreign componentry rule.

This is an industry ruling for which individual applications need not be made.

15. Ruling on components

In order to clarify the 10 per cent componentry rule, A. I. D. has ruled that the cost of imported components is to be computed on the basis of cost as of the time of delivery to the point of production. The cost should not be calculated on a net basis to reflect an anticipated rebate or draw back of import duty.

When variations from the 10 per cent componentry rule are requested, each such request should state the price at which export sale is made, the dollar cost of the imported components and the dollar amount and percentage of the component cost which will result from any anticipated rebate or drawback of import duty.

16. Ruling on spare parts

Several inquiries have been received regarding the foreign componentry limitation as applied to spark and replacement parts when sold and shipped with the basic equipment and when shipped separately. The following is issued for purposes of clarification.

In the case of sales of parts shipped separately from equipment, the foreign componentry limitation applies to each individual spare part or replacement part. A shipment of parts only may not include any foreign parts. A single sub-assembly commonly provided (e.g. a cut gasket and a carburetor) is considered an individual part.

S1, No.

Item

Source Ruling

Frequentty parts are ordered to accompany a machine or piece of equipment to which they are applicable, and the machine or equipment is subject to a maxi-

per cent, or another percentage specially determined .

componentry limitation, either ten

In these cases, AID will allow the inclusion of foreign spare parts applicable to the foreign components of the basic entity (machine or piece of equipment) upto a value which, when added to the value of the foreign components of the basic entity, does not exceed the allowable percentage of the price of the basic entity. The price used will be the lowest price (excluding the cost of ocean transportation and marine insurance) at which the supplier makes the basic entity available for export sale.

17. Ruling on the question whether

The 10 per cent components are components and components as to whether the 10 per cent

foreign

17. Ruling on the question whether
the 10 per cent componentry
rules applies to a complete
installation or to the individual
elements making up the installation.

In response to questions as to whether the 10 per cent componentry rule could be applied on a complete installation rather than to the individual elements making up the installation, A. I. D. has ruled that such questions must be decided on the basis of the particular circumstances involved in each case. Factors involved would include such things as the particular elements of the installation to be imported and whether the source of financing would restrict the competition to U. S. firms or allow foreign competition as well.

Subject.—Import policy for the year April 1965—March 1966—Last date for submission of applications for establishment/refixation of quota certificates in respect of certain items.

No. 77-ITC(PN)/65.—Attention of the importers is invited to para 9 of the current Red Book, according to which applications for establishment/reflxation of quota certificates were to be made to the licensing authority concerned upto 15th August, 1965. Applications received thereafter are to be entertained upto 15th September, 1965, subject to the condition that quota certificates granted on the basis of such late applications will not entitle the applicants to claim licences for April, 1965—March 1966.

- 2. Consequent on the extension of the basic period from 1951-52 to 1956-57 to 1951-52 to 1962-63 in respect of the following items of Motor Vehicle Parts mentioned in List III of Appendix 26 to the current Red Book vide Ministry of Commerce Public Notice No. 67-ITC(PN)/65, dated 11th August, 1965, the position has been reviewed and it has been decided to extend the last date for submission of applications for establishment/reflxation of quota certificates for these items upto 15th September. 1965:—
 - (1) Tyre/tube valves, caps and parts thereof.
 - (2) Propeller Shafts, Universal joints and parts thereof.
 - (3) Brake parts; Master and wheel cylinder, Brake Hose and parts thereof.
 - (4) Water pumps and components thereof.
 - (5) Flasher units.
 - (6) Timing Chains.
 - (7) Taxi/Fare Meters.

Applications for establishment/refixation of quota certificates for the above items received thereafter upto 15th October, 1965, will be entertained subject to the condition that the quota certificates granted on he basis of such late applications will not entitle the applicants to claim licences for April, 1965—March 1966.

P. SABANAYAGAM, Chief Controller of Imports and Exports.

